

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patentees: Ask Puschl, et al.
U.S. Patent No: 7,732,463 B2
Issue Date: June 8, 2010
Application No.: 10/551,883
Filing Date: November 29, 2005
For: 4-(2-PHENYLSULFANYL-PHENYL)-PIPERDINE
DERIVATIVES AS SEROTONIN REUPTAKE INHIBITORS

July 26, 2010

ATTN: Certificate of Correction Branch
Commissioner For Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

REQUEST FOR CERTIFICATE OF CORRECTION

Patentees request that a Certificate of Correction under 37 C.F.R. §1.322(a)(1)(i) and §1.323 be issued to reflect the corrections listed in the attached Patent Office Form PTO/SB/44.

REMARKS

The corrections are being made by the Patentee's in order to correct clerical or typographical errors (the "Error(s)") that appear in U.S. Patent No. 7,732,463 B2.

The corrections of Error(s), under 37 C.F.R. §1.322(a)(1)(i), is proper because the

Error(s), which occur on:

1. The Title page, under INID codes (75) and (60), were properly spelled and identified in the Corrected Filing Receipt, issued on April 21, 2010;
2. Column 16, line 23, was properly spelled in the specification, as originally filed on November 29, 2005; and
3. Column 51, line 63, column 52, lines 9, 14, 37 and 61, were properly spelled in the Amendment in Response to the June 30, 2009 Office Action, filed on December 16, 2009.

The correction of the Error in column 9, line 33, under 37 C.F.R. §1.323 and §1.20(a), is proper and support for the correction can be found in the specification, as originally filed, on page 62, lines 22-23. Authorization is given to charge the \$100 fee to deposit account 503201.

Because the corrections are clerical or typographical in nature, they do not contain any issue of new matter or require reexamination.

No additional fees, other than the \$100 fee under 37 C.F.R §1.20(a), are deemed necessary in connection with the filing of this Request. However, if any additional fees are required, authorization is hereby given to charge such fees, or credit any overpayment, to Deposit Account No. 503201.

Respectfully submitted,

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UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

Page 1 of 1

PATENT No. : 7,732,463 B2
APPLICATION No. : 10/551,883
ISSUE DATE : June 8, 2010
INVENTOR(S) : Ask Puschl, et al.

It is certified that an error appears or errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

Title page, INID code (75), reads "**Ask Puschl**, Frederiksberg (DK); **Benny Bang-Andersen**, Kobenhaven (DK); **Morten Jorgensen**, Bagsvaerd (DK); **Thomas Ruhland**, Roskilde (DK); **Tine B. Stensbol**, Vaerloose (DK)" should read -- **Ask Puschl**, Frederiksberg C (DK); **Benny Bang-Andersen**, Kobenhaven S (DK); **Morten Jorgensen**, Bagsvaerd (DK); **Thomas Ruhland**, Roskilde (DK); **Tine B. Stensbol**, Vaerloose (DK) --.

Title page, INID code (60), reads "(60) Provisional application No. 60/460,528, filed on Apr. 4, 2003." should read -- (60) 371 of application No. PCT/DK2004/000244, filed on Apr. 2, 2004.
(60) Provisional application No. 60/460,528, filed on Apr. 4, 2003. --.

Column 9, line 33, reads "4-[2-(4-Trifluoromethyl-phenylsulfanyl)-phenyl]-" should read -- 4-[2-(4-Trifluoromethyl-phenylsulfanyl)-phenyl]-piperdine --.

Column 16, line 23, reads "wherein R¹—R⁹ are as previously described, and R is a car—" should read -- wherein R¹—R⁹ are as previously described, and R¹ is a car- --.

Column 51, line 63, reads "wherein" should read -- wherein, --.

Column 52, line 9, reads "cloalkyl-C₁₋₆-alkyl C₃₋₈-cycloalkyl-C₂₋₆-alkenyl, C₃₋₈-" should read -- cloalkyl-C₁₋₆-alkyl, C₃₋₈-cycloalkyl-C₂₋₆-alkenyl, C₃₋₈ --.

Column 52, line 14, reads "pendently selected from hydrogen C₁₋₆-alkyl, C₂₋₆-alk-" should read -- pendently selected from hydrogen, C₁₋₆-alkyl, C₂₋₆-alk- --.

Column 52, line 37, reads "enyl-C₂₋₆-alkenyl C₃₋₈-cycloalkenyl-C₂₋₆-alkynyl, or" should read -- enyl-C₂₋₆-alkenyl, C₃₋₈-cycloalkenyl-C₂₋₆-alkynyl, or --.

Column 52, line 61, reads "7. The compound of claim 1, wherein R⁵ is hydrogen or" should read -- 7. The compound of claim 1, wherein R⁶ is hydrogen or --.

MAILING ADDRESS OF SENDER (Please do not use customer number below):

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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

(Also Form PTO-1050)

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

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